## PATENT COOPERATION TREATY

From the

INTERNATIONAL	SEARCHING.	A	U	THO	ΝT	Y
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INTERNATIONAL SEARCHING AUTI	HORITY	•		
To:			PCT	1
SON, Min			rci	
19th Floor, City Air Tower 159-9, Sams gu, Seoul, 135-973 Republic of Korea	seong-dong, Gangnam-		RITTEN OPINION TONAL SEARCHI	OF THE ING AUTHORITY
		•	(PCT Rule 43b	is.1)
		- C 11:		· · · · · ·
		Date of mailing (day/month/year)	14 APRIL 2006	(14.04.2006)
Applicant's or agent's file reference PCTA9512-827.		FOR FURTHER ACTION  See paragraph 2 below		
International application No.	International filing date	(day/month/year)	Priority date(day	v/month/year)
PCT/KR2006/000073	06 JANUARY 200		06 JANUARY 2	005 (06.01.2005)
International Patent Classification (IPC)	or both national classifica	tion and IPC		`
C07C 211/29(2006.01)i, A61K 31/135(2	2006.01)i			
Applicant			· · · · · · · · · · · · · · · · · · ·	
CJ Corporation et al			•	
Co Corporation Ct ai				
1. This opinion contains indications rela		ns:		
Box No. I Basis of the opi	nion	•		
Box No. II Priority				aliaakilitu
	nent of opinion with regar	d to novelty, inventiv	e step and industrial	аррисавниу
Box No. IV Lack of unity		`		
	ment under Rule 43bis.1( planations supporting suc		velty, inventive step	or industrial applicability;
Box No. VI Certain docume	ents cited			·
Box No. VII Certain defect	s in the international appl	ication		•
Box No. VIII Certain observa	ations on the international	application	( )	
		•	•	
2. FURTHER ACTION  If a demand for international preliming International Preliminary Examining other than this one to be the IPEA and opinions of this International Searching	Authority ("IPEA") except the chosen IPEA has no	pt that this does not ap tified the Internationa	oply where the applic	cant chooses an Authority
If this opinion is, as provided above, IPEA a written reply together, where of Form PCT/ISA/220 or before the For further options, see Form PCT/IS	appropriate, with amendrexpiration of 22 months fr	nents, before the expi	ration of 3 months fi	rom the date of mailing
3. For further details, see notes to Form	PCT/ISA/220.			2006. 4. 2 4 6
Name and mailing address of the ISA/K	P Date of compl	etion of this opinion	Authorized officer	437
Korean Intellectual Property	Office			修訂であたる
920 Dunsan-dong, Seo-gu, I	Daejeon 13 APRIL 2000	6 (13.04.2006)	LEE, Suk Ju	MAIM

Telephone No.82-42-481-8149

Facsimile No. 82-42-472-7140



10/580136 IAP9 Rec'd PCT/PTO 19 MAY 2005 International application No.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

PCT/KR2006/000073

	ox No. I Basis of t	пр общоп			·				
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1.	With regard to the which it was filed	language, this opin unless otherwise in	nion has been o	established this item.	on the basis of	f the internati	onal applicat	ion in the lan	guage in
	This opinion	n has been establish	led on the basis ch is the langu						
	Rules 12.3 a	nd 23.1(b)).	on is the langu	age or a na	·	shed for the p	urposes of n		caren (under
2.	With regard to an claimed invention	y <b>nucleotide</b> and this opinion has be	or amino aci en established	d sequence on the basi	disclosed in s of:	the internation	onal applicat	ion and neces	sary to the
	a. type of materia		_	•		-	•		•
	a sequenc	e listing						·	
	table(s) re	lated to the sequen	ce listing	•					
	b. format of mater	al ·						•	
	on paper	· <del></del>			•				
	in electron	nic form							•
	c. time of filing/fur	nishing .							
		in the international	application as	filed.				•	
	filed toge	her with the interna	ational applicat	ion in elect	onic form.	,		•	
	furnished	subsequently to this	s Authority for	the purpose	es of search.				
3.	In addition, in	the case that more	than one versi	on or copy (	of a sequence	listing and/or	table relatin	g thereto has	been .
	filed or furnis	hed, the required st	atements that the	he informat	on in the sub	sequent or ad	litioanl copi	es is identical	to that
	in the applicat	ion as filed or does							
			not go beyond	the applica	ion as filed, a	s appropriate	, were furnis	hed.	
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# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2006/000073

Box N	o. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	sestions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be rially applicable have not been examined in respect of:
	the entire international application
$\boxtimes$	claims Nos. 13
bec	ause:
$\boxtimes$	the said international application, or the said claims Nos. 13 relate to the following subject matter which does not require an international search (specify):
	The international Searching Authority is not required to search under PCT Rule 39.1(iv) the subject matter of claim 13 with respect to industrial applicability as it is a method of treating or preventing obesity and related disorders, depression, Parkinson's disease and so on.
••	
	the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):
٠.	
Ш	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed (specify):
$\boxtimes$	no international search report has been established for said claims Nos. 13
	a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:
	furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative
	Istructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.
	furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Istructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.
	pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rule 13ter.1(a) or (b).
	a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Searching Authority in a form and manner acceptable to it.
	the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2006/000073

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty (N)	Claims	None -	YES
•	Claims	1-12	NO
Inventive step (IS)	Claims	None	YES
	Claims	1-12	NO
Industrial applicability (IA)	Claims	1-12	YES
•	Claims	None	NO

#### 2. Citations and explanations:

Reference is made to the following documents:

D1: WO 98/13034 A1

The present invention relates to novel inorganic acid salt of sibutramine, a method of preparing the compound, and a pharmaceutical composition.

Document D1 relates to a pharmaceutical composition for lowering lipid levels in the human body comprising a therapeutically effective amount of a compound of formula I.

### 1. Concerning claims 1-12

Claims 1-6 relate to sibutramine having hydrogen sulfate, bromate or phosphate salts. Said compound of claims 1-6 is already disclosed in D1, and its preparation and a pharmaceutical composition thereof in claims 7-12 are also disclosed in D1.

Therefore, claims 1 -12 of the present invention do not meet the requirements of Article 33(2) PCT.

#### 2. Industrial Applicability

The subject matter of claims 1-12 is considered to be industrially applicable under PCT Article 33(4).



International application No.
PCT/KR2006/000073

Supplemental Box
In case the space in any of the preceding boxes is not sufficient.  Continuation of: